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)	Counsel for Plaintiffs	
6		
7	UNITED STATES DIS	TRICT COURT
8		
9	DISTRICT OF NEV	ADA (RENO)
10	PATRICK H. MCGUIRE, an individual, and	Case No.: 3:20-cy-00249-RCJ-CLB
11	LISA ANN MCGUIRE, an individual,	
12	Plaintiffs,	ORDER FOR PLAINTIFFS TO FILE A SECOND AMENDED
13	vs.	COMPLAINT AND EXTEND
14	ANNE MARIE CAREY, an individual;	DEADLINES
	CAREY TRUST, a testamentary trust;	
15	Cincil incol, a testamentary trust,	
16	ANTONETTE D. SHAW, an individual;	
	MAXED PROFESSIONALS, LLC, a Nevada	
17	limited liability company;	
18	RE/MAX, LLC, a Delaware limited liability	
19	company; and	
	RE/MAX HOLDINGS, INC., a Delaware	
20	corporation;	
21	JOSEPH HENRY, in his individual and	
22	official capacities; and THE CITY OF RENO, a municipal entity.	
23	in the state of th	
24	Defendants.	
25		J.
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27	///	
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COMES NOW, the parties to this matter, through their undersigned counsel, and hereby stipulate as follows:

- 1. Pursuant to FRCP 15(a)(2), the parties consent that Plaintiffs may file a Second Amended Complaint to include additional/revised allegations, claims, and causes of action against Defendants Joseph Henry and City of Reno stemming from its Notice of Violation, issued by Defendant Joseph Henry, dated August 28, 2019, issued to Plaintiffs Patrick and Lisa McGuire.
- 2. Plaintiffs will file their Second Amended Complaint on or before June 26, 2020.
- 3. All current responsive deadlines to Plaintiffs' First Amended Complaint and the Crossclaims filed by Defendants Anne Marie Carey and Carey Trust [#12] are hereby mooted.
- 4. After Plaintiffs file their Second Amended Complaint, the timelines will recommence and each party will have two weeks (14 days) to file their respective responsive pleadings.

1	5. Defendants Joseph Henry and City of Reno have a pending Motion to Dismiss	
2	[#11]. This Motion will be mooted when Plaintiffs file a Second Amended	
3	Complaint. Defendants Joseph Henry and City of Reno reserve the right to refile	
4	a Motion to Dismiss to the Second Amended Complaint, if they deem needed.	
5		
6	SO AGREED	
7	DATED: June 22, 22020	
8	/s/ John Neil Stephenson /s/ Stephanie Rice	
9	Stephenson Law, PLLC Midtown Law	
	By: John Neil Stephenson, Esq. Counsel for Plaintiffs Patrick and Lisa By: Stephanie Rice, Esq. Counsel for Defendants/Cross-claimants	
10	McGuire Counset for Tearnings Tearner and Elsa Counset for Bejendants/Cross-Clatmants Anne Marie Carey and Carey Trust	
11	/s/ Alice Herbolsheimer /s/ Rebecca Mastrangelo	
12	Lewis Bisbois, Bisgaard & Smith Rogers, Mastrangelo et al.	
13	By: Alice Herbolsheimer, Esq. By: Rebecca Mastrangelo, Esq.	
	Counsel for Defendants Antonette Shaw and Counsel for Defendants Re/Max, LLC and	
14	Maxed Professionals, LLC Re/Max Holdings, Inc.	
15	/s/ Chandeni Sendall	
16	Chandeni Sendall, Esq.	
17	Counsel for Defendants City of Reno and Joseph Henry	
	Joseph Henry	
18	<u>ORDER</u>	
19		
20	Upon stipulation of the parties and good cause appearing, the terms set forth in the	
21	foregoing stipulation are hereby GRANTED.	
22	IT IS SO ORDERED.	
23	DATED this 1st day of September, 2020	
24		
25	/ Janes	
26	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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